

Michael Delikat (MD 1165)  
James H. McQuade (JM 0788)  
Heather A. Glatter (HG 1377)  
ORRICK, HERRINGTON & SUTCLIFFE LLP  
666 Fifth Avenue  
New York, New York 10103  
Telephone: (212) 506-5000  
Attorneys for Defendant Andrew Schaschl

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

**HOWARD HENRY,**

**Plaintiff,**

**v.**

**WYETH PHARMACEUTICALS, INC., WALTER  
WARDROP, ANDREW SCHASCHL, and  
MICHAEL McDERMOTT,**

**Defendants.**

05-CV-8106 (KMW) (DFE)

**DECLARATION OF  
ANDREW SCHASCHL**

I, Andrew Schaschl, declare:

1. I reside in Ballsbridge, Ireland (Dublin 4), and I am employed by Wyeth Pharmaceuticals, Division of Wyeth ("Wyeth") as a Senior Director of the BZA/CE-PNP Project at Wyeth's Newbridge, Ireland facility. I am named as a defendant in the above-referenced action. I make this declaration based on my own personal knowledge and in support of my motion to dismiss the Complaint.

2. I worked at Wyeth's Pearl River, New York facility until June 2004, when I transferred to Wyeth's Newbridge, Ireland facility. Since my transfer in June 2004, I have worked full time at Wyeth's Newbridge, Ireland facility, and I report to another individual who works at Wyeth's Newbridge, Ireland facility.

3. I no longer maintain an office at Wyeth's Pearl River facility. I currently have no plans to return to work at Wyeth's Pearl River facility.

4. I understand that Plaintiff claims to have delivered and mailed a copy of the Summons and Complaint to Wyeth's Pearl River facility. However, I never received these documents through the mail, either directly or indirectly.

Executed on December 19, 2005 at Newbridge, Ireland.

I declare under penalty of perjury that the foregoing is true and correct.

  
\_\_\_\_\_  
Andrew Schaschl